IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

AMO DEVELOPMENT, LLC, AMO MANUFACTURING USA, LLC and AMO SALES AND SERVICE, INC.,

Civil Action No. 20-842-CFC

Plaintiffs,

v.

ALCON VISION, LLC, ALCON LABORATORIES, INC. and ALCON RESEARCH, LLC

Defendants.

ORDER

At Wilmington on this Sixth day of December in 2022:

For the reasons set forth in the Memorandum Opinion issued this day, IT IS

HEREBY ORDERED that Alcon's Motion for Summary Judgment (No. 1) That
the Copyright Act Bars Monetary Relief for Infringing Acts Occurring More Than
Three Years Before J&J Filed Suit (D.I. 355) is GRANTED IN PART AND

DENIED IN PART. The motion is GRANTED insofar as it seeks a declaration
that J&J is barred from recovering monetary relief for infringement of its iFS
computer programs that occurred before September 28, 2017. The motion is

DENIED insofar as it seeks to limit J&J's recovery for infringement of the copyrighted FDA submissions, internal technical documentation, and iFS® Laser operator's manual.

IT IS FURTHER ORDERED that J&J is barred from recovering monetary relief for any infringement of its iFS computer programs that occurred before September 28, 2017.

CHIEF JUDGE